| Page 1 of 2 Pages | Original | [ ] Substitute | [ ] Supplement |
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Atty. Docket:

## Combined Declaration for Patent Application and Power of Attorney

| As a below-named inventor, I he  | claration for Pate   | one rappueae   | ion and 2 ove  | 1 01 2100  | or ney  |
|--|--|--|--|--|---|
| My residence, post office address and sole inventor (if only one nother subject matter which is claim TRANSCEIVER  | ss and citizenship are as st<br>ame is listed below) or an   | original, first and  | l joint inventor (if p   |  |   |
| the specification of which (check  | one)   |  |  |  |   |
| [ X] is attached [ ] was filed is U.S. Applr [ ] was/will be   | hereto; n the United States under 3 n. No*; or e filed in the U.S. under 35 application, PCT/  | 5 U.S.C. §371 by filed application rece  |  | national sta                                     |   |
| and was amended on   |  |  | (if applicable   | ).   |   |
| (include de  | ites of amendments under PCT   | Art. 19 and 34 if PC   | <del>(17)</del>  |  |   |
| I have reviewed and understand amendment referred to above, at known by me to be material to put I hereby claim foreign priority be or inventor's certificate, or §365 the "Yes" box checked, and have certificate or PCT international at 2000-140307 | nd I acknowledge the duty attentability as defined in 37 cenefits under 35 U.S.C. §§ (a) of any prior PCT application identified below, by 6 | to disclose to the 7 C.F.R. §1.56. §1.56. §119 (a)-(d) and 2 cation(s) designatehecking the "No" | Patent and Tradema<br>665 (b) of any prior<br>ing a country other<br>box, any foreign ap<br>the application on v | rk Office ( foreign app than the U. plication fo | PTO) all information<br>plication(s) for patent<br>S., listed below with<br>or patent or inventor's |
| (Number)   | (Country)  | (Day Mon   | th Year Filed)   | YES<br>[ ]                                       | NO  |
| (Number)   | (Country)  | (Day Mon   | th Year Filed)   | YES  | NO  |
| I hereby claim the benefit under 3   | (Application No.)  | (Day I   | sional applications ( Month Year Filed)  Month Year Filed)   | listed belov                                     | <b>v:</b>   |
| I hereby claim the benefit under PCT international application(s) application is not disclosed in su U.S.C. §112, I acknowledge the C.F.R. §1.56 which became available date of this application:  | designating the U.S., listed<br>uch U.S. or PCT internation<br>duty to disclose to the PTC   | l below and, insoft<br>mal application in<br>O all information                                   | ar as the subject ma<br>the manner provid<br>which is material t   | tter of each<br>led by the f<br>o patentabi      | of the claims of this<br>first paragraph of 35<br>lity as defined in 37                             |
| (Application No.)  | (Day Month Y   | ear Filed)   | (Slatus: patente   | d, pending, al                                   | pandoned)   |
| (Application No.)  | (Day Month Y   | car Filed)   | (Status: palente   | d, pending, al                                   | pandoned)   |
| As a named inventor, I hereby a<br>business in the Patent and Traden   |  |  | s to prosecute this  | application                                      | and to transact all   |

All of the practitioners associated with Customer Number 001444.

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from

as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

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Page 2 of 2 Pages

| PCT Application filed  I hereby further declare   |                     |               |                                    |                    |  |  |
|---|---------------------|---------------|------------------------------------|--------------------|--|--|
| I hereby further declare information and belief a   | that all statement  | s made her    | at these statements we             | arge are true and  | knowledge that w   |  |
| statements and the like so  | o made are punish   | able by fine  | or imprisonment, or bo             | th, under 18 U.S.C | , §1001 and that s   |  |
| false statements may jeop   | ardize the validity | of the applic | ation or any patent issu           | ed thereon.        |  |  |
|   | ,                   |               |                                    |                    |  |  |
| FULL NAME OF FIRST INVE   | NTOR                |               | INVENTOR'S SIGNATUR                | E 11 . 7 11        | DATE   |  |
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|   | TINVENTOR           |               | inventor's signaturi               | 3                  | DATE   |  |
|   | INVENTOR            |               | inventor's signaturi               | 3                  | DATE   |  |
| full name of fifth joint  | r inventor          |               | inventor's signaturi               | CITIZENS           |  |  |
| full name of fifth joint  | LINVENTOR           |               | inventor's signaturi               |                    |  |  |
| full name of fifth joint  | I INVENTOR          |               | inventor's signaturi               |                    |  |  |
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| full name of fifth Joint<br>residence<br>Post office address  |                     |               | INVENTOR'S SIGNATURE               | CITIZENS           |  |  |
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| full name of fifth joint<br>residence   | I INVENTOR          |               | inventor's signaturi               | CITIZENS           | DATE DATE  |  |

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ALL DIVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE DITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE APTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.